UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION

United States of America,)	Case No. MJ	12-70681 MAG
Plaintiff, v.)	***	ORDER EXCLUDING TIME SPEEDY TRIAL ACT FILED
Jeffrey David Paiva Defendant.)		JUN 2 0 2012
) T	1.7	RICHARD W. WIEKING LERK, U.S. DISTRICT COURT HERN DISTRICT OF CALIFORNIA
For the reasons stated by the parties on the reconstruction June 20, 2012 to continuance outweigh the best interest of the \$161(h)(7)(A). The Court makes this finding	่ <u>June 29</u> public and th	, 2012 and find e defendant in a s	s that the ends of justice served by the speedy trial. See 18 U.S.C. §
Failure to grant a continuance See 18 U.S.C. § 3161(h)(7)(B)		ely to result in a r	miscarriage of justice.
defendants, the nature of	of the prosecuto expect ade	ition, or th quate preparation	the reasons] the number of existence of novel questions of fact a for pretrial proceedings or the trial 18 U.S.C. § 3161(h)(7)(B)(ii).
Failure to grant a continuance taking into account the exercise			sonable time to obtain counsel, S.C. § 3161(h)(7)(B)(iv).
Failure to grant a continuance counsel's other scheduled case See 18 U.S.C. § 3161(h)(7)(B)	e commitmen	sonably deny the its, taking into acc	defendant continuity of counsel, given count the exercise of due diligence.
Failure to grant a continuance necessary for effective prepara See 18 U.S.C. § 3161(h)(7)(B)	ation, taking i		defendant the reasonable time exercise of due diligence.
For the reasons stated on the r 3161(b) and waived with the c Procedure 5.1(c) and (d).	ecord, it is fu consent of the	rther ordered that defendant under	t time is excluded under 18 U.S.C. § the Federal Rule of Criminal
IT IS SO ORDERED.			. D. Waintin
DATED: $6/20/12$		Kandis A. W	Jestmore Justino U
STIPULATED:		United States N Maurem (Magistrate Judge On per plako
Harris Taback Attorney for Defend	ant	Maureen C.	